Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H2/24/03		
2	84th General Assembly	A Bill	Act 368 of 2003	
3	Regular Session, 2003		HOUSE BILL 1426	
4				
5	By: Representatives Wood, Dees			
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8	For An Act To Be Entitled			
9	AN ACT TO AMEND PROCEDURES FOR EVALUATING AN			
10	INCAPACITATED PERSON FOR PURPOSES OF GUARDIANSHIP			
11	APPOINTMENTS; AND FOR OTHER PURPOSES.			
12				
13				
14	AN ACT	TO AMEND PROCEDURES FOR		
15	EVALUATING AN INCAPACITATED PERSON FOR			
16	PURPOSES OF GUARDIANSHIP APPOINTMENTS.			
17				
18				
19	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
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21	SECTION 1. Arkansas code 28-65-212 is amended to read as follows:			
22	28-65-212. Evaluations.			
23	(a)(1) A professional evaluation shall be performed prior to the court			
24		for guardianship except when a		
25	made because of minority, disappearance, detention, or confinement by a			
26	foreign power, or pursua			
27	(2) The evaluation shall be performed by a professional or			
28	professionals with expertise appropriate for the respondent's alleged			
29	incapacity.			
30		on shall include the following:		
31		pondent's medical and physical	condition;	
32		ptive behavior;		
33	(3) His intellectual functioning;			
34	(4) Recommendation as to the specific areas for which assistance			
35	is needed and the least restrictive alternatives available.			
36	(c)(l) If no prof	essional evaluations performed	l within the last six	



As Engrossed: H2/24/03

1	(6) months are available, the court will order an independent evaluation.		
2	(2) If the petition is granted, the cost of the independent		
3	evaluation will be borne by the estate of the incapacitated person. In the		
4	event the petition is denied, the costs will be borne by the petitioner.		
5	(d)(1) The court may request the assistance of a Department of Human		
6	Services resource person to gather records, investigate the respondent's		
7	condition, and help arrange for appropriate professional evaluations.		
8	(1) The Department of Human Services shall not be ordered by any		
9	court, except the juvenile division of the circuit court, to gather records,		
10	investigate the respondent's condition or help arrange for appropriate		
11	professional evaluations unless the court has first determined all parties to		
12	the proceeding to be indigent and assistance provided by the Department is		
13	limited to actions within the State of Arkansas.		
14	(2) The Department of Human Services shall issue regulations to		
15	implement this provision.		
16	(e) Any existing evaluations made by the Department of Human Services		
17	of which the court has notice must be considered by the court.		
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19	/s/ Wood, et al		
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22	APPROVED: 3/13/2003		
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